AO 245B

Judgment in a Criminal Case - D. Massachusetts Statement of Feasons - Sheet 1

## UNITED STATES DISTRICT COURT

## **District of Massachusetts**

UNITED	STATE	ES OF A	MERICA

STATEMENT OF REASONS

	V.				
MA	URICE ORLANDO DUBOSE	Case Number: 1: 04 CR 10291 - 01 - RGS TIMOTHY G. WATKINS, ESQ.			
		Defendant's Attorney			
×	The court adopts the factual findings and guideline	e application in the presentence report.			
		OR			
	The court adopts the factual findings and guideline	c application in the presentence report, except (see attachment, if necessary):			
Cuidaline	e Range Determined by the Court:	See Continuation Page			
Guidenne	e Range Determined by the Court:				
	Total Offense Level: 30				
	Criminal History Category: VI				
	Imprisonment Range: 180	to 210 months			
	Supervised Felease Range: 3	to 5 years			
	Fine Range: \$ \$15,000.00	to \$ \$150,000.00			
	<u> </u>	\$150,000.00			
Defendant's	Soc. Sec. No.: 000-00-0000	07/27/05			
	Date of Birth: 00-00-00	Date of Imposition of Judgment			
	0.50.54.000	(Like IV) Itana			
Defendant's	USM No.: 23361-038	Signature of Judicial Officer			
	Residence Address:	The Honorable Richard G. Stearns			
PLYMOUTH COUNTY HOUSE OF CORRECTION PLYMOUTH, MA					
FLIMOU	in, MA	Judge, U.S. District Court			
		Name and Title of Judicial Officer			
		8-3-05.			
		Date			

Defendant's Mailing Address:

SAME

AO 245B Judgment in a Criminal Case - D. Massachusetts Statement of Reisons - Sheet 2 Statement of Reasons - Page MAURICE ORLANDO DUBOSE DEFENDANT: CASE NUMBER: 1: 04 CR 10291 - 01 - RGS STATEMENT OF REASONS Fine waived or below the guideline range because of inability to pay. Total Amount of Restitution: \$ Discretionary restitution is not ordered because the complication and prolongation of the sentencing process resulting from the fashioning of a restitution order outweighs the need to provide restitution to any victims, pursuant to 18 U.S.C. § 3663(a)(B)(ii) (or in offenses corr mitted before April 23, 1996, pursuant to 18 U.S.C. § 3663(d)). Restitution pursuant to the mandatory victim restitution provisions is not ordered in this title 18 property offense because the number of identifiable victims is so large as to make restitution impracticable, pursuant to 18 U.S.C. § 3663A(c)(3)(A). Restitution pursuant to the mandatory victim restitution provisions is not ordered in this title 18 property offense because determining complex issues of fact and related to the cause of amount of the victim's losses would complicate or prolong the sentencing process to a degree that the need to provide restitution to any victim is outweighed by the burden on the sentencing process, pursuant to 18 U.S.C. § 3663A(c)(3)(B). For offenses committed on or after September 13, 1994 but before April 23, 1996 that require the total amount of loss to be stated, pursuant to Chapters 109A, 110, 110A, and 113A of Title 18, restitution is not ordered because the economic circumstances of the defendant do not allow for the payment of any amount of a restitution order, and do not allow for the payment of any or some portion of a restitution order in the foreseeable future under any reasonable schedule of payments. Partial restitution is ordered, pursuant to 18 U.S.C. § 3553(c), for the following reason(s):

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	FENDAI SE NUM			ICE ORI	LANDO :		E - RGS		Statement of Reas	sons - Page 3	of	3
						STA	ТЕМЕ	NT OF R	EASONS			
×					line rang			not exceed 24	months, and the court	finds no reason to c	lepart from t	he
								OR				
	The se	ntence i	s w thin	the guid	eline rang	ge, that r	ange exce	cds 24 months	s, and the sentence is im	posed for the follo	wing reasons	s:
								OR				
	The sen	tence de	eparts fro	om the g	uideline r	ange:						
	up	on moti	on of the	governr	nent, as a	result of	f a defend	ant's substant	ial assistance, or			
	fo	r the fol	lowing s	pecific r	eason(s):							
										See Con	tinuation Pag	ge